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APPLICATION NO.	FILING DATE		FIRST NAMED INVENTOR		ATTORNEY	DOCKET NO.
09/5	59,348 Oz	4/27/00	SEMBONMATSU		S	Q059017
·					EXAMINER	
			QM22/0518			
SUGHRUE MION ZINN			LUONG, S			
MACPE	EAK & SEAS	PLLC		ART UNIT	PA	PER NUMBER
2100	PENNSYLVAN	VIA AVENU	E NW	·	*	
	NGTON DC 2				3728	Ó
				DATE MAILED	•	/ -

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks

05/18/01

		Application No.	Applicant(s)
. 37		09/559,348	SEMBONMATSU ET AL.
J. 1. 2	Office Action Summary	Examiner	Art Unit
•		Shian T. Luong	3728
	The MAILING DATE of this communication appe	ears on the cover sheet with the co	orrespondence address
	for Reply		
THE - Ex aft - If t - If f - Fa	HORTENED STATUTORY PERIOD FOR REPL'E MAILING DATE OF THIS COMMUNICATION. Itensions of time may be available under the provisions of 37 CFR 1.1 or SIX (6) MONTHS from the mailing date of this communication. The period for reply specified above is less than thirty (30) days, a reply operiod for reply is specified above, the maximum statutory period value to reply within the set or extended period for reply will, by statute y reply received by the Office later than three months after the mailing rand patent term adjustment. See 37 CFR 1.704(b).	36 (a). In no event, however, may a reply be ti ly within the statutory minimum of thirty (30) day will apply and will expire SIX (6) MONTHS from a cause the application to become ABANDONE	mely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).
1)⊠	Responsive to communication(s) filed on 10	<u> April 2001</u> .	
2a)∑	- ·	nis action is non-final.	
3)[- III	ance except for formal matters, p Ex parte Quayle, 1935 C.D. 11,	rosecution as to the merits is 453 O.G. 213.
Dispos	ition of Claims	4.	
4) [2	Claim(s) 1 and 3-16 is/are pending in the app		
	4a) Of the above claim(s) is/are withdra	wn from consideration.	
5)[Claim(s) is/are allowed.		
6)∑	Claim(s) <u>1 and 3-16</u> is/are rejected.		
7)[Claim(s) is/are objected to.		
8)[Claims are subject to restriction and/o	or election requirement.	
Applic	ation Papers		
9)[☐ The specification is objected to by the Examir	ner.	
10)[The drawing(s) filed on is/are objected	to by the Examiner.	
11)[The proposed drawing correction filed on		proved.
12)[The oath or declaration is objected to by the E		
Priorit	y under 35 U.S.C. § 119		
	Acknowledgment is made of a claim for foreig	gn priority under 35 U.S.C. § 119(a)-(d) or (f).
	a) ☐ All b) ☐ Some * c) ☐ None of:	•	
	1. Certified copies of the priority documer	nts have been received.	
	2. Certified copies of the priority documer		tion No
	3. Copies of the certified copies of the pri	ority documents have been receiv tureau (PCT Rule 17.2(a)).	ed in this National Stage
	* See the attached detailed Office action for a lis	t of the certified copies not receive	
14)[Acknowledgement is made of a claim for don	nestic priority under 35 U.S.C. § 1	19(e).
Attachn	nent(s)		
16)	Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449) Paper No(s	19) Notice of Inform	ary (PTO-413) Paper No(s) al Patent Application (PTO-152)

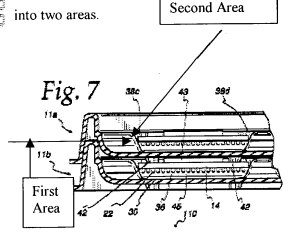
Art Unit: 3728

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.
- 2. Claims 1, 3-6, 8, 13 and 15 are finally rejected under 35 U.S.C. 102(b) as being anticipated by Pakeriasamy (US 5,957,293). Pakeriasamy discloses a tray comprising a substantially planar main body 10 with a first storage portion 24 provided on a first surface of the main body and a second storage portion on the second surface of the main body. The first storage portion each has inclined surface as shown in Figure 7. The inclined surface is divided



storage portion. The positioning means for the stacked trays is the outer peripheral surfaces wherein the upper tray receives the lower tray. Applicant argues that specification does not disclose side walls with two separate inclined areas. However, Figure 7 as pointed out above, shows two separate inclined surfaces. The BGA package is held at four walls 38a-d to elevate the package above a bottom surface of the carrier. Applicant also argues that the second storage pocket of Pakeriasamy cannot hold a BGA package. To the contrary, Figure 7 shows a second BGA package disposed within the second storage area surrounded by standoffs of an upper tray and the fist storage portion of the lower tray. When the tray is turned over, the wiring terminal will face upward.

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 7, 9, 14 and 16 are finally rejected under 35 U.S.C. 103(a) as being unpatentable over Pakeriasamy n view of Nemoto. Pakeriasamy discloses all of the elements of the claims, except for the second storage pocket with inclined wall surface. However, Nemoto suggests providing a second storage pocket as shown in Figure 8b wherein the angled protruding portions engage both a top surface and the corner of a component to stabilize the component and prevent movement vertically and horizontally. Therefore, it would have been obvious in view of Nemoto

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to move the protruding portions of Pakeriasamy outwardly to prevent eh component from movement.

5. Claims 10-12 are finally rejected under 35 U.S.C. 103(a) as being unpatentable over Pakeriasamy. Although Pakeriasamy does not disclose the specific angle of inclination. The main objective of the two inclinations is to prevent the BGA device from contacting the lower surface of the pocket. This is clearly met by pakeriasamy. Therefore, it would have been obvious to provide 40 to 70 degrees angle for the first area and an angle of 85 to 90 degrees for the second area to accommodate the device.

Conclusion

6. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Application/Control Number: 09/559,348

Art Unit: 3728

Telephone inquiries regarding the status of applications or other general questions, by persons entitled to the information, should be directed to the group clerical personnel and not to the examiners. In as much as the official records and applications are located in the clerical section of the examining groups, the clerical personnel can readily provide status information without contacting the examiners, M.P.E.P. 203.08. The Group clerical receptionist number is (703) 308-1148.

If in receiving this Office Action it is apparent to applicant that certain documents are missing, e.g., copies of references cited, form PTO-1449, form PTO-892, etc., requests for copies of such papers should be directed to Valerie Douglas at (703)308-1337.

For applicant's convenience, the Group Technological Center FAX number is (703) 305-3579 or (703)305-3580. This practice may be used for filing papers not requiring a fee. It may also be used for filing papers which require a fee by applicants who authorize charges to a PTO deposit account. Please identify Examiner <u>Luong</u> of Art Unit <u>3728</u> at the top of your cover sheet of any correspondence submitted.

Inquiries concerning the merits of the examination should be directed to Shian Luong whose telephone number is (703) 308-2039.

STL

May 16, 2001

Patent Examiner

Shian Luong